

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

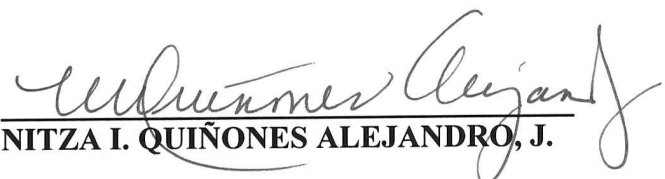
HILLMEN, INCORPORATED	:	CIVIL ACTION
<i>Plaintiff</i>	:	
	:	NO. 13-4239
v.	:	
	:	
LUKOIL NORTH AMERICA, LLC	:	
<i>Defendant</i>	:	

ORDER

AND NOW, this 26th day of June 2015, upon consideration of the *motion for summary judgment* filed by Lukoil North America, LLC (“Defendant”), [ECF 47], the opposition thereto filed by Hillmen, Incorporated (“Plaintiff”), [ECF 48], and Defendant’s reply, [ECF 49], it is hereby **ORDERED**, for the reasons set forth in the accompanying Memorandum Opinion, that the motion is **GRANTED**, and judgment is entered in favor of Lukoil North America, LLC, and against Hillmen, Incorporated, on all of the claims asserted in Plaintiff’s complaint. It is further **ORDERED** that judgment as to *liability only* is entered in favor of Lukoil North America, LLC, and against Hillmen, Incorporated, on Defendant’s counterclaim.

An assessment of damages hearing on Defendant’s counterclaim is scheduled for July 10, 2015, at 9:30 AM. Counsel for the parties are to call Chambers on July 9, 2015, for the courtroom assignment.

BY THE COURT:


NITZA I. QUIÑONES ALEJANDRO, J.